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APPLICATION NO.	F	TILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/416,902	116,902 10/13/1999		JOHN MCCAFFERTY	05569.0004.DVUS06 6750		
22930	7590	03/09/2007		EXAM	INER	
HOWREY	LLP					
		DEPARTMENT RK DR, SUITE 200	ART UNIT	PAPER NUMBER		
FALLS CH	URCH, V	A 22042-2924				

DATE MAILED: 03/09/2007

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application	No.	Appli	cant(s)	
Notice of Non-Compliant	1 (')41	411040	\mathcal{A}		
Amendment (37 CFR 1.121)	Examiner	100	Art U	79	
The MAILING DATE of this communication app	pears on the c	over sheet with	the correspond	ondence add	dress
The amendment document filed on 300 s considered 37 CFR 1.121 or 1.4. In order for the amendment document	d non-complia	int because it h	nas failed to r	neet the red	guirements of
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be unde C. Other	AMENDMEN markings.				•
2. Abstract: A. Not presented on a separate sheet. 37 B. Other	7 CFR 1.72.				
☐ 3. Amendments to the drawings: ☐ A. The drawings are not properly identified "Annotated Sheet" as required by 37 (☐ B. The practice of submitting proposed downward showing amended figures, without materials.	CFR 1.121(d) Irawing correc). ction has been	eliminated.	Replaceme	nt drawings
4. Amendments to the claims: A. A complete listing of all of the claims is B. The listing of claims does not include to C. Each claim has not been provided with of each claim cannot be identified. No number by using one of the following: (Previously presented), (New), (Not element of the claims of this amendment paper to E. Other:	the text of all h the proper sote: the statu status identifintered), (Withhave not beer	pending claims status identifier is of every clair ers: (Original), ndrawn) and (W	, and as such m must be in (Currently a /ithdrawn-cur ascending n	h, the indivi dicated afte mended), ((rrently ame umerical ord	dual status er its claim Canceled), nded).
5. Other (e.g., the amendment is unsigned or n ——— For further explanation of the amendment format require				4) :	
	•	. 1.121, See Wir	-EP 9 / 14.		
TIME PERIODS FOR FILING A REPLY TO THIS NOTIC					
 Applicant is given no new time period if the non-co filed after allowance, or a drawing submission (only) amendment with corrections, the entire corrected a 	 If applicant 	wishes to resu	bmit the nor	endment, ar n-compliant	amendment after-final
2. Applicant is given one month , or thirty (30) days, where correction, if the non-compliant amendment is one of (including a submission for a request for continued amendment filed within a suspension period under 3 <i>Quayle</i> action. If any of above boxes 1, to 4, are chestinon-compliant amendment in compliance with 37 CF	of the following examination (37 CFR 1.103 ecked, the cor	g: a preliminary RCE) under 37 8(a) or (c), and	y amendmen ' CFR 1.114) an amendme	it, a non-fina), a supplement filed in r	al amendment nental esponse to a
Extensions of time are available under 37 CFR amendment or an amendment filed in response to	1.136(a) <u>only</u> o a <i>Quayle</i> ad	if the non-com	npliant amen	dment is a r	non-final
Failure to timely respond to this notice will resu Abandonment of the application if the non-co filed in response to a Quayle action; or Non-entry of the amendment if the non-comp amendment. Legal Instruments Examiner (LIE), if applicable	mpliant amer	nent is a prelim			
U.S. Patent and Trademark Office PTOL-324 (04-06) Notice of Non-Complia	ant Amendme			Part of F	aper No.